Phyllis A. Whitten Attorney-at-Law

1629 K Street, NW, Suite 300 Washington, D.C. 20006 pawhitten@earthlink.net (202) 550-0722

October 30, 2007

Marlene H. Dortch, Secretary Federal Communications Commission 44 12th Street, SW Washington, DC 20554

Dear Secretary Dortch:

Commission's Rules. Pine Belt has been designated by the Commission as an Eligible Telecommunications Carrier. This Report also has been transmitted to USAC. This Report was due on October 1, 2007. The delay in filing was caused by an inadvertent calendaring error by Pine Belt's outside accounting firm. Therefore, this filing is

Compliance Report ("Report") containing the information required by Section 54.209 of the

Transmitted herewith on behalf of Pine Belt Cellular, Inc. ("Pine Belt") is an Annual

Please contact me if you have questions. Thank you for your assistance.

accompanied by a Petition for Waiver filed with the Commission today.

Enclosure

I. Progress on Five Year Service Quality Plan

For the period July 1, 2006 through June 30, 2007 Pine Belt Cellular, Inc. ("Pine Belt") undertook the following network improvement projects

- 1. Constructed base stations at Pennington and Lisman, Alabama
- 2. Added ground mounted amplifiers at two repeater sites
- Reconfigured a third repeater site to include a second set of electronics and additional lines and antennae.

Pine Belt invested \$398,008 in infrastructure while carrying out these network improvement projects. During this same period Pine Belt received \$172,086 in High Cost and IAS from the Universal Service Fund of which \$98,176 was associated with Waiver true-ups from prior periods.

Figure 1 below illustrates Pine Belt's modeled coverage from existing infrastructure as of June 30, 2007.

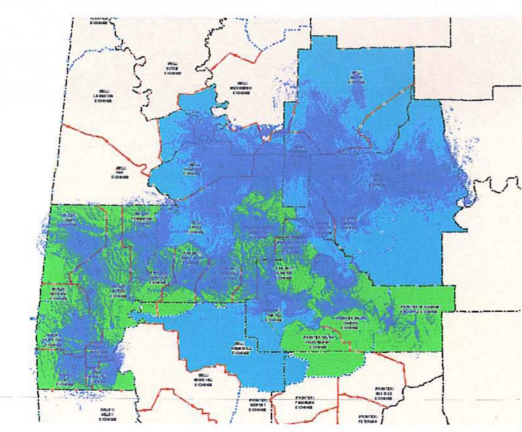


Figure 1: Pine Belt Cellualar, Inc - Coverage as of June 30. 2007

The shaded areas represent predicted coverage at a -100dBm forward signal strength. The underlying areas and boundaries coincide with the various ILEC exchange boundaries and/or wire centers.

Pine Belt currently hold's CETC authorization limited to the underlying ILEC

areas represented by the light blue background. Pine Belt's CETC application that has been pending since March 2, 2006 would extend its certification to the ILEC areas represented by the green background. Additional coverage from future construction and network improvement plans for the next five years are illustrated in Figures 2-6.

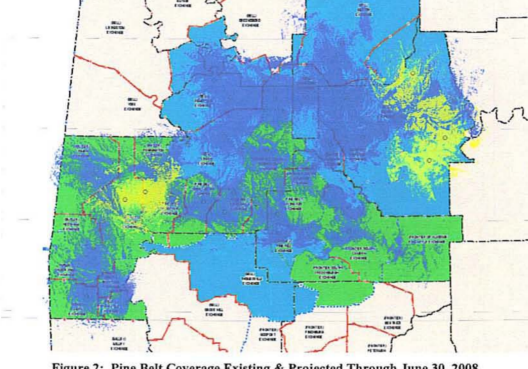


Figure 2: Pine Belt Coverage Existing & Projected Through June 30. 2008

- Jachin and Pennington, both in Choctaw County
- Casey, Summerfield and Sardis, all in Dallas County and

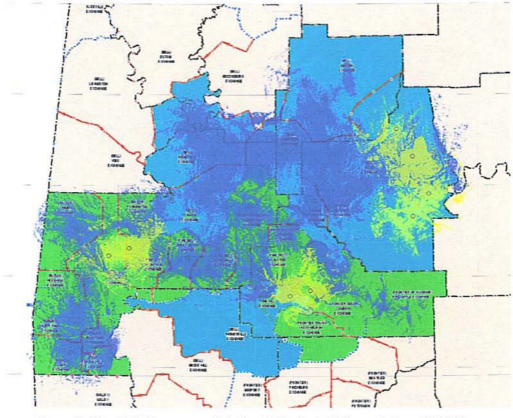


Figure 3: Pine Belt Coverage - Existing & Projected Through June 30 2009

- Possum Bend and Yellow Bluff, both in Wilcox County and
- □ In Dallas County east of Selma along AL Hwy 14

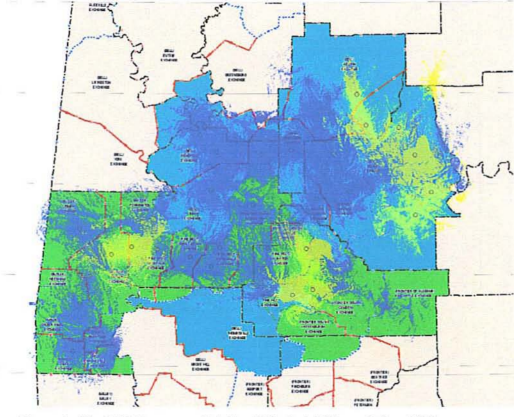


Figure 4: Pine Belt Coverage - Existing & Projected Through June 2010

Planned projects include:

- Radford and Suttle, in Perry County
- Lee Long Bridge, in Wilcox County and Plantersville in Dallas County

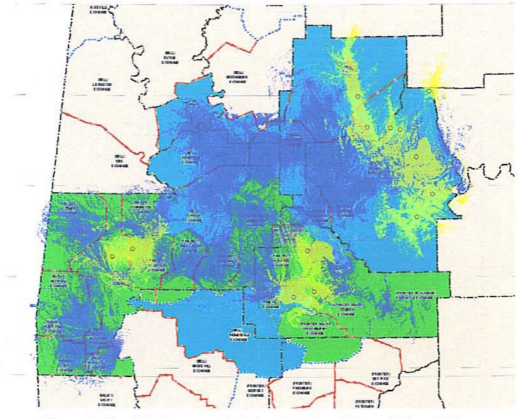


Figure 5: Pine Belt Coverage - Existing & Projected Through June 2011

- Heiberger in Perry County and Jadlocks in Dallas County

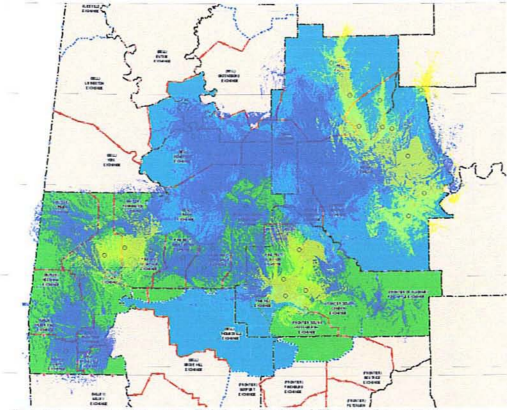


Figure 6: Pine Belt Coverage - Existing & Projected Through June 2012

- Perryville in Perry County and Pine Grove in Wilcox County

II. Reportable Outages

Outages Lasting 30 Minutes or Longer Potentially Affecting at Least 10% of End Users in a Designated Service Area

Start Date	Start	End Date	End Time	Facility	Reason
6/29/2007	11:00	6/29/2007	17:00	Cell 27	Backhaul equipment failure, power cycled unit and service restored
8/18/2007	1:00	8/19/2007	12:30	Cell 32	Lightning damage on back plane of base station
8/23/2007	19:00	10/24/2007	23:30	Cell 30	Extended commercial power outage
9/27/2007	17:30	9/27/2007	20:30	Cell 24	N+1 fail-over on SONET fiber mux, card reset and service restored 1603 VTG card OOS, reset
9/27/2007	17:30	9/27/2007	20:30	Cell 25	N+1 fail-over on SONET fiber mux, card reset and service restored 1603 VTG card OOS, reset

Outages Potentially Affecting a 911 Special Facility

Start Date	C.050	End Date	End Time	Facility	Reason
		5/6/2007		611	Choctaw County 911 trunks, ILEC (Butler TelCo) made a network change and overlooked some cross connects in their CO causing the trunks to go out of service. It should be noted that Choctaw County is not included in the company's designated CETC area. However because of the importance of 911 services the company has elected to report this outage.

Actions taken to mitigate future occurrences include:

- Regularly scheduled inspections of network critical components, including but not limited to line sweeps, power calibrations, and ground field audits:
- Periodic reviews of all in preventive maintenance activities looking for indications of impending equipment failures;
- Requests for priority treatment from supporting utilities and deployment of portable standby power generation equipment if necessary;
- d. Coordination with ILEC

7

III. Unfulfilled Service Request

Pine Belt has 2 pending requests for service in the area in which it holds ETC designation from the past year. Pine Belt is evaluating which of the six prescribed methods for extending coverage, if any, can be used to provide the requested service in a reasonable amount of time and at a reasonable cost.

IV. Complaints per 1,000 Handsets or Lines

Pine Belt averages 2 quality-of-service related complaints per 1000 handsets per annum in the areas in which it has ETC status.

V. Certification

Pine Belt Cellular, Inc. certifies that;

- a) it is complying with the applicable service quality standards and consumer protection rules;
- it is able to function in emergency situations as set forth in Section 54.201(a)(2) of the Commission's Rules;
- it is offering a local usage plan comparable to that offered by the incumbent LEC in the relevant service areas; and
- d) it acknowledges that the Commission may require it to provide equal access to long distance carriers in the event that no other eligible telecommunications carrier is providing equal access within the service area.

Declaration of John C. Nettles

 This Declaration is submitted in support of Pine Belt's Annual Compliance Report.

I, John C. Nettles, am President of Pine Belt Cellular, Inc. ("Pine Belt").

 I further declare that I have reviewed the aforementioned Annual Compliance Report and that the facts stated therein, of which I have personal knowledge, are true and correct to the best of my knowledge and belief.

I declare under penalty of perjury that the foregoing is true and correct.

John C. Nettles President

30/07